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09/518,753	03/03/2000	James F. Arnold	SRI1P013X1	6922	
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MOSER, PA SRI INTERN	TTERSON & SHERI	DIVECHA,	DIVECHA, KAMAL B		
	BURY AVENUE	ART UNIT	PAPER NUMBER		
SUITE 100		2151			
SHREWSBU	RY, NJ 07702				

DATE MAILED: 12/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		09/518,753	ARNOLD ET AL.		
	Office Action Summary	Examiner	Art Unit		
		KAMAL B. DIVECHA	2151		
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sheet	with the correspondence address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR R CHEVER IS LONGER, FROM THE MAILIN nsions of time may be available under the provisions of 37 Cr SIX (6) MONTHS from the mailing date of this communicatio period for reply is specified above, the maximum statuory pure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may n. eriod will apply and will expire SIX (6) MO statute, cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).		
Status		•			
1)	Responsive to communication(s) filed on	09 November 2005.			
•	This action is FINAL . 2b)⊠ This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>1-34</u> is/are pending in the applica 4a) Of the above claim(s) <u>7,8 and 21-33</u> is Claim(s) is/are allowed. Claim(s) <u>1-6, 9-20, 34</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction a	/are withdrawn from consider	ation.		
Applicat	ion Papers				
9)□ 10)⊠	The specification is objected to by the Exa The drawing(s) filed on <u>03 March 2000</u> is/a Applicant may not request that any objection to Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	are: a) \square accepted or b) \square on the drawing(s) be held in abeyone orrection is required if the drawing.	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).		
Priority ι	under 35 U.S.C. § 119				
12)[a)[Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International Business of the attached detailed Office action for a	nents have been received. nents have been received in priority documents have bee ureau (PCT Rule 17.2(a)).	Application No In received in this National Stage		
2) 🔲 Notic	ot(s) Se of References Cited (PTO-892) Se of Draftsperson's Patent Drawing Review (PTO-944) Smation Disclosure Statement(s) (PTO-1449 or PTO/S	Paper No.	r Summary (PTO-413) b(s)/Mail Date f Informal Patent Application (PTO-152)		
Paper No(s)/Mail Date 6) Other:					

Application/Control Number: 09/518,753

Art Unit: 2151

DETAILED ACTION

Claims 1-6, 9-20 and 34 are pending in this application.

In response filed on November 9, 2005 to Restriction/Election requirement, the applicant elected the invention of group I embodied by the claims 1-6, 9-20 and 34. As such, claims 1-6, 9-20 and 34 are presented for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

1. Claims 1-4, 6 and 9-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lathrop (U. S. Patent No. 5,701,427) in view of Chiu et al. (hereinafter Chiu, U. S. Patent No. 6,505,253 B1).

As per claim 1, Lathrop discloses a method for transmitting a packet of data from a first computing system to a second computing system, the first computing system and the second

Art Unit: 2151

computing system being included in a client/server object-based computing system, wherein the first computing system is a server and the second computing system is a client (see fig. 1), the method comprising: identifying the packet of data using the first computing system, wherein said second computing system is listening (fig. 2 item #36, 37 and 34; col. 5 L33-49), wherein the packet of data includes data which represents an object in the client/server object-based computing system (i.e. data or information), the object been identified as an object which the second computing system has an interest in receiving updates (col. 5 L33-66); attempting to send the packet of data from the first computing system to the second computing system (fig. 2 item #32, 38; fig. 7A and 7B) and determining when the packet is received by the second computing system (fig. 7A item #260-262 and fig. 7B item #263-264), however Lathrop does not disclose the process of sending an acknowledgement from the second computing system to the first computing system when it is determined that the packet of data is received by the second computing system, the acknowledgement being arranged to indicate that the packet of data is received by the second computing system.

Chiu, from the same field of endeavor, explicitly discloses a client/server object-based computing system (fig. 7) and the method comprising the process of sending the packet of data from the server to the client (col. 2 L34-65); determining when the packet of data is received by the client (col. 2 L13-17; col. 4 L56-58); and sending an acknowledgement from the client to the server when it is determined that the packet of data is received by the client, wherein the acknowledgment indicates that the packet of data is received by the client (col. 2 L10-17; col. 4 L60-65). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to incorporate the teaching of Chiu as stated above with Lathrop, in

order employ the process of sending an acknowledgement from the client to the server when it is determined that the packet is received by the client and to indicate that the packet is received by the client.

One of ordinary skilled in the art would have been motivated because it would have employed a mechanism that would have indicated to the transmitter that the packet of data has been received by the receiver by sending an ACK message to the transmitter (Chiu, col. 4 L60-65; col. 2 L10-13).

As per claim 2, Lathrop discloses the process of re-attempting to send the packet of data from the first computing system to the second computing system when it is determined that the packet of data is not received by the second computing system (col. 2 L2-20; col. 7 L20-25).

As per claim 3, Lathrop discloses the process wherein re-attempting to send the packet of data does not include attempting to establish communications between the first computing system and the second computing system (col. 15 L35 to col. 16 L16).

As per claim 4, Lathrop discloses the process of determining when the re-attempt to send the packet of data is successful, wherein when it is determined that the re-attempt to send the packet of data is not successful, an attempt is made to establish communications between the first computing system and the second computing system (col. 20 L4 to col. 22 L14 and fig. 6A-7B; col. 19 L57 to col. 20 L31).

As per claim 6, Lathrop discloses the process of placing the packet of data in a queue using the first computing system, and removing the packet of data from the queue using the second computing system (col. 22 L49-63), however Lathrop does not disclose the process wherein the queue is arranged to prioritize the packet of data with respect to any packets of data

Art Unit: 2151

associated with the queue. Chiu discloses the process wherein the missing packets retransmissions receive the first priority in the transmission queue (col. 9 L6-17). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to incorporate the teaching of Chiu as stated above with Lathrop, in order to prioritize the packet of data associated with the queue. One of ordinary skilled in the art would have been motivated so that the packets may be flushed from the cache (Chiu, col. 9 L12-17).

As per claim 9, Lathrop discloses a method for transmitting a packet of data from a first computing system to a second computing system, the first computing system and the second computing system being included in a client/server object-based computing system, wherein the first computing system is a server and the second computing system is a client (see fig. 1), the method comprising: attempting to send the packet of data from the first computing system to the second computing system, wherein said second computing system is listening, wherein the packet of data includes data which represents an object in the client/server object-based computing system (fig. 2 item #32, 38; fig. 7A and 7B), the object been identified as an object which the second computing system has an interest in receiving updates; determining when the packet is received by the second computing system (fig. 7A item #260-262 and fig. 7B item #263-264); and assuming that packet losses have occurred when it is determined that the packet of data is not received by the second computing system (col. 7 L20-41), wherein assuming that packet losses have occurred includes repeating a) and b) for up to predetermined number of times (col. 9 L49-66), however Lathrop does not disclose the process of identifying the packet of data as being successfully sent when it is determined that the packet of data is received by the second (i.e. by sending an acknowledgement message to the sender). Chiu, from the same field

Application/Control Number: 09/518,753

Art Unit: 2151

of endeavor, explicitly discloses a client/server object-based computing system (fig. 7) and the method comprising the process of sending the packet of data from the server to the client (col. 2 L34-65); determining when the packet of data is received by the client (col. 2 L13-17; col. 4 L56-58); and sending an acknowledgement from the client to the server when it is determined that the packet of data is received by the client, wherein the acknowledgment indicates that the packet of data is received by the client (col. 2 L10-17; col. 4 L60-65). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to incorporate the teaching of Chiu as stated above with Lathrop, in order to identify the packet of data as being successfully sent when it determined that the packet is received by the second computing system. One of ordinary skilled in the art would have been motivated because of the same reasons as set forth in claim 1.

As per claim 10, Lathrop discloses the process of repeating the process of a) and b) until is determined that the packet of data is successfully sent (col. 12 L2-15).

As per claim 11, Lathrop discloses the process wherein a time differential between each attempt at repeating a) and b) is determined using the statistical information including at least one measurement of an amount of time elapsed for another packet of data to be sent and received (col. 12 L2-41, col. 14 L40-53, col. 20 L54 to col. 21 L19).

As per claim 12, Lathrop discloses the process wherein a) and b) have repeated a predetermined number of times, at least one attempt is made to establish a connection between he first computing system and the second computing system (col. 19 L33 to col. 20 L53).

As per claim 13, Lathrop discloses the process of determining when the at least one attempt to establish the connection between the first computing system and the second

computing system is successful, wherein when it is determined that the at least one attempt to establish the connection is successful, a) and b) are repeated (col. 19 L33 to col. 20 L55 and col. 18 L25-30).

As per claims 14-20, they do not teach or further define over the limitations in claims 1-4, 6 and 9-13. Therefore claims 14-20 are rejected for the same reasons as set forth in claims 1-4, 6 and 9-13.

2. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lathrop (U. S. Patent No. 5,701,427) in view of Chiu et al. (hereinafter Chiu, U. S. Patent No. 6,505,253 B1), and further in view of Whalen et al. (hereinafter Whalen, U. S. Patent No. 5,948,066).

As per claim 5, Lathrop in view of Chiu discloses the process of establishing a connection between the first computing system and the second computing system before identifying the packet of data (Lathrop, fig. 6A item #200-202 and fig. 1), however Lathrop in view of Chiu does not disclose the connection being a wireless connection.

Whalen, from the same field of endeavor discloses a system and a method for delivery of information over the narrow-band communications link i.e. a wireless link (see abstract, fig. 1, fig. 3; col. 2 L16-40). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to incorporate the teaching of Whalen as stated above with Lathrop in view of Chiu, in order to employ a mechanism for delivering data over a wireless connection.

One of ordinary skilled in the art would have been motivated so that the requests and responses would have been exchanged between the mobile client and the fixed server over a narrow-band communications link (Whalen, col. 3 L19-26).

3. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lathrop (U. S. Patent No. 5,701,427) in view of Chiu et al. (hereinafter Chiu, U. S. Patent No. 6,505,253 B1), and further in view of Herz et al., (hereinafter Herz, U. S. Patent No. 5,835,087).

As per claim 34, Lathrop discloses a method for transmitting a packet of data from a first computing system to a second computing system, the first computing system and the second computing system being included in a client/server object-based computing system, wherein the first computing system is a server and the second computing system is a client (see fig. 1), the method comprising: identifying the packet of data using the first computing system, wherein said second computing system is listening (fig. 2 item #36, 37 and 34; col. 5 L33-49), wherein the packet of data includes data which represents an object in the client/server object-based computing system (i.e. data or information), the object been identified as an object which the second computing system has an interest in receiving updates (col. 5 L33-66); attempting to send the packet of data from the first computing system to the second computing system (fig. 2 item #32, 38; fig. 7A and 7B) and determining when the packet is received by the second computing system (fig. 7A item #260-262 and fig. 7B item #263-264), however Lathrop does not disclose the process of sending an acknowledgement from the second computing system to the first computing system when it is determined that the packet of data is received by the second computing system, the acknowledgement being arranged to indicate that the packet of data is

Art Unit: 2151

received by the second computing system and the object being represented in an object list in the first computing system, the object list arranged to include objects that are to be updated, and the object being represented in a filter tree which is arranged to identify objects that the second computing system has an interest in.

Chiu, from the same field of endeavor, explicitly discloses a client/server object-based computing system (fig. 7) and the method comprising the process of sending the packet of data from the server to the client (col. 2 L34-65); determining when the packet of data is received by the client (col. 2 L13-17; col. 4 L56-58); and sending an acknowledgement from the client to the server when it is determined that the packet of data is received by the client, wherein the acknowledgment indicates that the packet of data is received by the client (col. 2 L10-17; col. 4 L60-65). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to incorporate the teaching of Chiu as stated above with Lathrop, in order employ the process of sending an acknowledgement from the client to the server when it is determined that the packet is received by the client and to indicate that the packet is received by the client.

One of ordinary skilled in the art would have been motivated because it would have employed a mechanism that would have indicated to the transmitter that the packet of data has been received by the receiver by sending an ACK message to the transmitter (Chiu, col. 4 L60-65; col. 2 L10-13), however Chiu does not disclose the process wherein the object is represented in an object list in the first computing system, the object list arranged to include objects that are to be updated, and the object also being represented in a filter tree which is arranged to identify objects that the second computing system has an interest in.

Application/Control Number: 09/518,753 Page 10

Art Unit: 2151

Herz, from the same field of endeavor, discloses the process wherein the objects are represented in an object list in a server, the object list arranged to include objects that are to be updated and represented in a filter tree to identify objects that the client has an interest in (fig. 3-4, fig. 8-9, col. 24 L13-66, fig. 13A and col. 25 L5-48). Therefore it would have been obvious to a person of ordinary skilled in the art at the time the invention was made to modify Lathrop in view of Chiu, and further in view of Herz, in order to employ an object list in a server and further objects being represented in a filter tree that are to be updated and wherein the client has an interest in, since Herz teaches the process of forming a filter tree and an object list at the server, which the client has an interest in.

One of ordinary skilled in the art would have been motivated because it would have employed a mechanism wherein the system would have been able to search efficiently for the target objects in a filter tree (Herz, col. 25 L5-10).

Additional References

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Carr, U. S. Patent No. 4,718,002.
- b. Doshi et al., U. S. Patent No. 5,550,848.
- c. Barker et al., U. S. Patent No. 5,931,916.
- d. Neches, U. S. Patent No. 5,276,899.
- e. Jain et al., U. S. Patent No. 5,377,327.

Application/Control Number: 09/518,753

Art Unit: 2151

Conclusion

Page 11

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KAMAL B. DIVECHA whose telephone number is 571-272-5863. The examiner can normally be reached on Increased Flex Work Schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung can be reached on 571-272-3939. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

December 20, 2005.

SUPERVISORY PATENT EXAMINER